UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
INGA GORDON,	PETITION FOR REMOVAL
Plaintiff,	ALIIIO VIII
-against-	Jury Trial Demanded ECF Case
THE STOP & SHOP SUPERMARKET COMPANY LLC,	ECT Case
Defendant.	Docket No.:
X	
Defendant, THE STOP & SHOP SUPERMARKET COMPANY LLC, petitioners for the	
removal of this action from the Supreme Court of the State of New York, County of Queens, to	
the United States District Court, Eastern District of New Yo	rk, respectfully shows this Honorable
Court:	
FIRST: On or about February 4, 2020, the Pla	intiff commenced a civil action
against the above-named Defendant in the Supreme Court of the State of New York, County of	
Queens, entitled:	
SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF QUEENS	
INGA GORDON,	Index No. 701958/20
Plaintiffs,	
-against-	
THE STOP & SHOP SUPERMARKET COMPANY LLC,	
Defendants.	

A copy of the Summons and Complaint in this action is annexed hereto as *Exhibit "A"* and made a part hereof. On or about April 20, 2020, THE STOP & SHOP SUPERMARKET COMPANY LLC timely interposed its Answer, a copy of which is annexed hereto as *Exhibit "B"*. On or about July 17, 2020, Plaintiff served her Verified Bill of Particulars and discovery responses on THE STOP & SHOP SUPERMARKET COMPANY LLC, which are annexed hereto collectively as *Exhibit "C"*. Plaintiff also served a Response to CPLR Section 3017 Demand on or about October 16, 2020 which is annexed hereto as *Exhibit "D"*. Upon information and belief, the foregoing constitutes all process, pleadings and orders allegedly served upon the parties in this action.

SECOND: This is an action of civil nature in which the District Courts of the United States have been given original jurisdiction in that there exists diversity of citizenship between the plaintiff and the defendant and the amount in controversy exceeds the sum of 75,000.00 exclusive of interests and costs. Accordingly, there exists jurisdiction in the District Court of the United States as provided in 28 U.S.C. §1332.

THIRD: Under the provision of 28 U.S.C. §1441, the right exists to remove this civil action from the Supreme Court of the State of New York, County of Queens to the United States District Court for Eastern District of New York, which embraces the place where this action is pending. In her complaint Plaintiff, INGA GORDON, seeks judgment as a result of personal injuries allegedly sustained on July 9, 2018. The occurrence at issue herein took place on the premises commonly known and identified as 70-20 Rockaway Beach Boulevard, Queens, New York, 11692, more specifically the interior of said building used as a supermarket.

FOURTH: The action involves a controversy between citizens of different

States. The Plaintiff is and was at the commencement of the action, a citizen of New York State, Queens County. The Defendant, The Stop & Shop Supermarket Company LLC, is a Foreign Limited Liability Company with its sole member being Ahold Delhaize U.S.A., Inc., a Delaware Corporation with its principal place of business located at 1365 Hancock Street, Quincy, Massachusetts 02169.

FIFTH: Upon information and belief, Plaintiff's alleged amount in controversy will be claimed by the Plaintiff to exceed the \$75,000.00 threshold. Plaintiff's Complaint did not specify the amount of damages because under NY State CPLR Section 3017(c), a plaintiff in a personal injury matter in the Supreme Court of the State of New York is not permitted to assert the damages amount in the Complaint.

SIXTH: However, in Plaintiff's Response to CPLR Section 3017(c) Demand, Plaintiff claims damages in the amount of \$275,000.00 (Two-Hundred and Seventy-five Dollars). *See Exhibit "D"*. While the foregoing is expressly denied by the Defendant, based on the Plaintiff's CPLR Section 3017 (c) response, the alleged amount in controversy is claimed to exceed \$75,000. Accordingly, there exists original jurisdiction in the District Courts of the United States as provided in 28 U.S.C. Section 1332.

SEVENTH: The instant Petition is being filed within thirty days of learning that the amount in controversy is claimed to exceed the Federal Court's jurisdictional limit in accordance with Fed. R. Civ. P. Section 1446(b). This action is also being removed within a year of commencement of the Action pursuant to Fed. R. Civ. P. Section 1446(b). No party to this action will be prejudiced by removing the Action.

EIGHTH: In accordance with the requirements of 28 U.S.C. Section 1446 Defendant attaches herewith and incorporates herein by reference copies of the following

items served in this action:

a. Plaintiff's Summons and Complaint against the Defendant for damages filed in the Supreme Court of the State of New York, County of Queens

bearing Index Number 715047/2020 (Exhibit "A")

b. The Answer interposed on behalf of Defendant STOP & SHOP (Exhibit

"B").

c. The Plaintiff's Bill of Particulars and Discovery Responses (*Exhibit "C"*).

d. The Plaintiff's Response to CPLR Section 3017 (c) Demand (*Exhibit "D"*).

NINTH: By reason of the forgoing, The Defendant desires and is entitled to

have this action removed from the Supreme Court of the State of New York, County of

Queens to the United States District Court for the Eastern District of New York, such being

the District where this suit is pending.

TENTH: Concurrent with the filing of service and Petition for removal,

Defendants are serving this Petition for removal upon the plaintiff's attorney, and filing a

copy of this Petition for removal with the Clerk of the Court for the Supreme Court of the

State of New York County of Queens.

WHEREFORE, Defendant, THE STOP & SHOP SUPERMARKET COMPANY

LLC, prays that the above entitled action now pending against it in the Supreme Court of

the State of New York, County of Queens be removed from that Court to the United States

District Court for the Eastern District.

Dated: New York, New York November 13, 2020

BY:

ANDRIA S. KELLY, ESO.

CULLEN AND DYKMAN LLP

Attorneys for Defendant

THE STOP & SHOP SUPERMARKET

COMPANY LLC

100 Quentin Roosevelt Blvd.

Garden City, New York 11530

(516) 357-3700

Our File No.: 23003-0208

TO: LEVINE AND WISS, PLLC

Attorneys for Plaintiff
INGA GORDON
510 Hempstead Turnpike, Suite 206
West Hempstead, New York 11552
(516) 747-3222
File No.: LAW 3654/JSC.ag